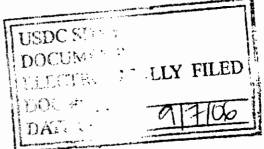
UNITED STATES DISTRICT COURT	∬USDC:
SOUTHERN DISTRICT OF NEW YORK	DOCU!
	X HILLS
	i hnou
TWENTIETH CENTURY FOX FILM	DATE
CORPORATION, UNIVERSAL CITY STUDIOS	: Land
PRODUCTIONS LLLP, PARAMOUNT	
PICTURES CORPORATION, DISNEY	:
ENTERPRISES, INC., CBS BROADCASTING	:
INC., AMERICAN BROADCASTING	:
COMPANIES, INC. and NBC STUDIOS, INC.,	:
Plaintiffs/Counterclaim-Defendants,	:
Tallitins/Counterclaim-Defendants,	:
v.	: 06 Ci
CABLEVISION SYSTEMS CORPORATION	
and CSC HOLDINGS, INC.,	· :
	:
Defendants/Counterclaim-Plaintiffs.	:
	X
	:
THE CARTOON NETWORK LP, LLLP and	:
CABLE NEWS NETWORK LP, LLLP,	:
	:
The Cartoon Network LP. LLLP et al. CSC Holdings, Inc. et al.	:
v.	: 06 Ci
••	:
CSC HOLDINGS, INC. and CABLEVISION	:
SYSTEMS CORPORATION,	•
	•
Defendants/Counterclaim-Plaintiffs/	
Third-Party Plaintiffs,	•
V.	
THENCE DROADCASTING OVETTALING	:
TURNER BROADCASTING SYSTEM, INC., CABLE NEWS NETWORK LP, LLP, TURNER	:
NETWORK SALES, INC., TURNER CLASSIC	:
MOVIES, L.P., LLLP, TURNER NETWORK	:
TELEVISION LP, LLLP, and THE CARTOON	:
NETWORK LP, LLP,	:
, , , , , , , , , , , , , , , , , , , ,	:
Third-Party Defendants.	:
	77



06 Civ. 3990 (DC)

Civ. 4092 (DC)

Doc. 30

## [PROPOSED] ORDER

WHEREAS, the parties in the above-captioned actions have agreed to conduct limited discovery in an effort to permit resolution of the actions on an expedited basis;

WHEREAS, the parties have endeavored to complete discovery in advance of the August 25, 2006 due date for submission of memoranda in support of summary judgment motions;

WHEREAS, due to various scheduling conflicts, the parties have been forced to schedule a limited amount of discovery for September 2006;

## IT IS ORDERED THAT:

The parties are permitted to raise new affirmative arguments suggested by discovery occurring on or after August 25, 2006, in memoranda submitted in opposition to motions for summary judgment on September 22, 2006, any reply memoranda submitted in further support of motions for summary judgment on October 6, 2006, and any proceedings thereafter in these actions.

## IT IS FURTHER ORDERED THAT:

Memoranda of law in support of and opposition to motions for summary judgment shall adhere to the following page limits.

Opening Briefs 40 pages divided between all Plaintiffs/Counterclaim-

Defendants/Third-Party Defendants in both actions; 40 pages for Defendants/Counterclaim-Plaintiffs/Third-Party Plaintiffs

Opposition Briefs

40 pages divided between all Plaintiffs/Counterclaim-Defendants/Third-Party Defendants in both actions; 40 pages for Defendants/Counterclaim-Plaintiffs/Third-Party Plaintiffs

Reply Briefs

20 pages divided between all Plaintiffs/Counterclaim-Defendants/Third-Party Defendants ir. both actions; 20 pages for Defendants/Counterclaim-Plaintiffs/Third-Party Plaintiffs

August \_\_\_\_ 2006

Hon. Denny Chin

United States District Judge